

State of Misconsin 2001 - 2002 LEGISLATURE

NOW 10:30

LRB-2411/A

DOA:.....Caucutt – State naval militia in national guard

FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION

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the other military

AN ACT ...; relating to: creating the Wisconsin naval national guard.

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Analysis by the Legislative Reference Bureau

Under current law, the Wisconsin national guard is composed of the army and air national guard. This hilbadds the navy national guard as another component of the Wisconsin national guard. The navy national guard will have the same command structure as the other components and will be subject to the same policies and procedures as those components.

For further information see the **state** fiscal estimate, which will be printed as an appendix to this bill.

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The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 15.31 of the statutes is amended to read:

15.31 Department of military affairs; creation. There is created a department of military affairs under the direction and supervision of the adjutant

general who shall be appointed by the governor for a 5-year term. The adjutant

general may be reappointed to successive terms. Notwithstanding s. 17.28, if a

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vacancy occurs in the office of the adjutant general, the governor shall appoint a successor for a 5-year term. Appointees shall be officers actively serving in the national guard of Wisconsin who have had at least 5 years of continuous federally recognized commissioned service in the active army national guard of Wisconsin, active navy national guard of Wisconsin, or active air national guard of Wisconsin or a combination thereof immediately preceding the date of appointment and have attained at least the rank of lieutenant colonel.

SECTION 2. 21.01 (2) of the statutes is amended to read:

21.01 (2) The Wisconsin national guard shall be organized into army national guard, naval national guard, and air national guard units, and "national guard" when used in this chapter unless the context otherwise requires, includes both the Wisconsin army national guard, the Wisconsin navy national guard and the Wisconsin air national guard.

SECTION 3. 21.18 (1) of the statutes is amended to read:

21.18(1) The military staff of the governor shall consist of the adjutant general, with a minimum rank of brigadier general; a deputy adjutant general for army, who may be a general officer, an assistant adjutant general, army, for readiness and training, who may be a general officer; a deputy assistant adjutant general, army, for readiness and training, a deputy adjutant general for air, who may be a general officer; a chief surgeon for army, who may be a general officer; a chief surgeon for army, who may be a general officer; a chief surgeon for air, who may be a general officer; a chief surgeon for navy, who may be a general officer; a staff judge advocate for air, who may be a general officer; a staff judge advocate for air, who may be a general officer; a staff judge advocate for navy, who may be a general officer; a staff judge advocate for navy, who may be a general officer; a staff judge advocate for navy, who may be a general officer; a staff judge advocate for navy, who may be a general officer; as the governor

deems necessary. Vacancies in positions other than those of the adjutant general shall be filled through appointment by the adjutant general.

SECTION 4. 21.18 (3) of the statutes is amended to read:

21.18(3) All staff officers appointed under sub. (1), except the adjutant general whose tentre is governed by ss. 15.31 and 17.07 (5), shall hold their positions unless terminated earlier by resignation, disability or for cause and unless federal recognition of the officer's commission under 32 USC 323 is refused or withdrawn. The governor shall remove an officer whose federal recognition is refused or withdrawn, effective on the date of the loss of federal recognition. The terms of the deputy adjutants general for army, navy, and air shall be 5 years beginning on the first day of the 7th month of the term of the adjutant general. The deputy adjutants general may be reappointed to successive terms. Vacancies on the military staff of the governor shall be filled by appointment from officers actively serving in the Wisconsin national guard. Interim acancies shall be filled by appointment by the adjutant general for the residue of the unexpired term.

SECTION 5. 21.19 (5) of the statutes is amended to read:

21.19 (5) In the absence or incapacity of the adjutant general the senior ranking deputy adjutant general for army, navy, or air shall have all the powers and duties of the adjutant general.

SECTION 6. 21.20 of the statutes is amended to read:

21.20 Civil service status. All full-time state paid employees of the department of military affairs shall be under the classified service, except the adjutant general, the executive assistant to the adjutant general, the deputy adjutants general for army, navy, and air and the administrator of the division of emergency management.

SECTION 7. 21.28 (1) of the statutes is amended to read:

21\28 (1) The adjutant general shall recommend a candidate for appointment as the United States property and fiscal officer for the Wisconsin national guard, subject to the concurrence of the governor, from federally commissioned officers actively serving in the Wisconsin national guard. The candidate shall be nominated by the governor, subject to the concurrence of the U.S. secretary of the army, if the nominee is serving in the army national guard, or the U.S. secretary of the navy, if the nominee is serving in the navy national guard, or the U.S. secretary of the air force, if the nominee is serving in the air national guard.

SECTION 8. 21.28 (3) of the statutes is amonded to read:

21.28 (3) Any action by the governor to remove the officer appointed under sub. (1) for cause shall be governed by the federal laws and military regulations governing removal of an officer for cause and shall be subject to review by the chief of the national guard bureau and by the U.S. secretary of the army, if the officer is commissioned by the army national guard, or by the U.S. secretary of the navy, if the officer is commissioned by the navy national guard, or by the U.S. secretary of the air force, if the officer is commissioned by the air national guard.

SECTION 9. 21.3% of the statutes is amended to read:

21.30 Chief surgeons; powers and duties. The chief surgeons for army, navy, and air shall, under direction of the adjutant general, have general supervision of the medical units of the Wisconsin national guard and state defense force when organized. The chief surgeons shall make recommendations concerning procurement of medical supplies for state active duty operations, for the procurement and training of medical personnel and for the publication of Wisconsin national guard directives on medical subjects. The chief surgeons shall submit an

annual report of the affairs and expenses of their departments to the adjutant general.

SECTION 10. 21.32 of the statutes is amended to read:

21.32 Physical examinations. The chief surgeons for army, navy, and air shall provide for such physical examinations and inoculations of officers, enlistees and applicants for enlistment, Wisconsin national guard, as may be prescribed by department of defense and national guard regulations.

SECTION 11. \21.47 of the statutes is amended to read:

21.47 Examinations for promotion or appointments. The governor may order any subordinate officer or person nominated or recommended for promotion or appointment in the national guard to be examined by any competent officer or board of officers, designated in orders for that purpose, as to that person's qualifications for the office to which that person may be recommended or appointed, and may take such action on the report of such examining officer or board of officers as the governor deems to be for the best interests of the service. The governor may also require the physical examination provided for admission to the United States army, navy, or air force.

SECTION 12/45,858 (3) (f) of the statutes is amended to read:

45.358 (3) (f) A person who was a resident of this state at the time of his or her entry or reentry into service in the Wisconsin army national guard, navy national guard, or air national guard or a reserve component of the U.S. armed forces or at the time of his or her death and who has 20 or more years of creditable military service for retirement pay as a member of the Wisconsin army national guard, navy national guard, or air national guard or a reserve component of the U.S. armed forces or who would have been entitled to that retirement pay except that the person was

1 under 60 years of age at the time of his or her death, and the person's spouse.

2 surviving spouse and dependent children.

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(END)

2001–2002 DRAFTING INSERT FROM THE

LEGISLATIVE REFERENCE BUREAU

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SECTION 1. 21.01 (3) of the statutes is created to read;

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M.(3). The Wisconsin naval militia shall consist of members or former members of US naval, coast guard or marine corps reserve, enlisted or appointed, who also join the Wisconsin naval militia. The members and units of the Wisconsin naval militia while in state service shall be under the command and control of the governor and the adjutant general. Their membership in the Wisconsin naval militia is authorized under the provisions of Title 10 U.S. Code Sections 7851, 7852, and 7853. The primary purpose of the naval militia will be to respond to the call of the Governor to support the state of Wisconsin during times of natural disaster, state emergency, domestic disorder or other public service support missions. The military structure of the units of the naval militia will be established by the Adjutant General by military regulation, approved by the governor. The term "naval militia" when used in this chapter will refer to the members and units thus organized and not to the "national guard", unless the context otherwise states of that in term pretatal.

SECTION 2. 21.18 (4) of the statutes is created to read.

The adjutant general for readiness and training for the naval militia who shall hold the rank of Rear Admiral, or Prigadier General, depending upon branch of service. He or she shall be appointed by the adjutant general with the consent of the governor for a three year period and the appointee may be reappointed to successive periods. The appointment of this assistant to the adjutant general shall not be conditioned upon current membership in one of the United States armed forces reserves. However, and minimum the appointee must comply with sub. (2) where and must

- currently be either a member of a U.S. reserve component, or have been separated from military service under honorable conditions. The remainder of the military staff of the naval militia shall be established by military regulations promulgated by
- 4 the adjutant general and approved by the governor.

(end ins 5-2 to ins all)

From:

Caucutt. Dan

Sent:

Thursday, February 08, 2001 11:29 AM

To:

Panzer, Mary; Ottman, Tad

Cc:

McArdle, Terrence; Olson, Larry (DMA); Chandler, Rick; Uecker, Deborah; Nelson, Robert P.

Subject:

LRB Draft: 01-2411/2 State naval militia in national guard

Here is the second draft of the naval militia item reflecting detailed conversations between the LRB drafter and DMA officials early this morning. We appreciate Bob Nelson getting this out timely. I've read it and find it substantially different and improved from the first draft. It addresses all of the issues that I found in Sen. Panzer's faxed material and concerns expressed by DMA yesterday.

Tad: If you can get this draft to the Senator or otherwise have it reviewed for acceptability, we will be able to include it in the budget. LRB has now closed the door on new drafts and expresses the strong hope that the attached draft meets everyone's needs. We will assume it is acceptable unless we hear from you today.

----Original Message----

From:

Follett, Kathy

Sent:

Thursday, February 08, 2001 11:07 AM

To:

Caucutt, Dan

Cc:

Currier, Dawn; Hanaman, Cathlene; Haugen, Caroline

Subject:

LRB Draft: 01-2411/2 State naval militia in national guard

Following is the PDF version of draft 01-2411/2.

01-2411/2

From:

Uecker, Deborah

Sent:

Friday, February 09, 2001 12:39 PM

To:

Nelson, Robert P.

Subject:

FW: Naval militia draft for budget 2411/2

These technical changes are fine to make.

Deborah A. Uecker

Executive Policy and Budget Analyst State Budget Office Department of Administration 101 E. Wilson Street, 10th Floor deborah.uecker@doa.state.wi.us Phone: (608) 267-0371 Fax: (608) 267-0372

----Original Message-

From:

Caucutt, Dan

Sent: To:

Friday, February 09, 2001 11:49 AM

Cc:

Nelson, Robert P.

Subject:

Uecker, Deborah; McArdle, Terrence FW: Naval militia draft for budget 2411/2

See comments below.

----Original Message-

From:

Nelson, Robert P.

Sent:

Friday, February 09, 2001 10:41 AM

To: Cc:

Uecker, Deborah McArdle, Terrence

Subject:

RE: Naval militia draft for budget 2411/2

I have found a few errors, but I have not been able to reach Terry M abut them. They are:

- 1. The subject heading says the naval militia is part of the national guar. Drop the National Guard reference and just say Naval Milítia.
- 2. Page 3, Section 6, makes it look like the naval militia is part of the state defense force. Change the wording to be and a naval unit
- 3. Page 3, Section 7, I am not sure what that is about, and are the naval people going to be paid at army grades? This is cleanup language unrelated to the naval militia proposal. It can be dropped from the draft or left in place.

----Original Message-

From:

Uecker, Deborah

Sent:

Friday, February 09, 2001 10:07 AM

To:

Nelson, Robert P.

Subject:

Naval militia draft for budget 2411/2

Bob, the draft looks go so far. Unless DMA calls and asks for changes by noon today it is final and in the bill.

Deborah A. Uecker

Executive Policy and Budget Analyst State Budget Office **Department of Administration** 101 E. Wilson Street, 10th Floor deborah.uecker@doa.state.wi.us Phone: (608) 267-0371

From:

Uecker, Deborah

Sent:

Friday, February 09, 2001 12:38 PM

To:

Caucutt, Dan; Nelson, Robert P.

Cc: Subject: Montgomery, John; Chandler, Rick DMA fine with 2nd draft on naval militia

Just to let everyone know, Terry McArdle from DMA called to say they are fine with the second draft of the naval militia item. No more changes are needed to the draft and it will be included in the budget bill.

Deborah A. Uecker

Executive Policy and Budget Analyst State Budget Office Department of Administration 101 E. Wilson Street, 10th Floor deborah.uecker@doa.state.wi.us Phone: (608) 267-0371

Fax: (608) 267-0372

From:

Uecker, Deborah

Sent:

Friday, February 09, 2001 10:07 AM Nelson, Robert P.

To:

Subject:

Naval militia draft for budget 2411/2

Bob, the draft looks go so far. Unless DMA calls and asks for changes by noon today it is final and in the bill.

Deborah A. Uecker

Executive Policy and Budget Analyst State Budget Office Department of Administration 101 E. Wilson Street, 10th Floor deborah.uecker@doa.state.wi.us Phone: (608) 267-0371 Fax: (608) 267-0372

2-2:15 pm To day 7/6

2001 - 2002 LEGISLATURE

LPS-Fix request Sheet

LRB-2411/2

DOA:.....Caucutt – State naval militia in national guard

FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION

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AN ACT ...; relating to: creating the Wisconsin naval metional guard.

Analysis by the Legislative Reference Bureau

VETERANS AND MILITARY AFFAIRS

Under current law, the Wisconsin national guard is composed of the army and air national guard. Current law also allows the adjutant general to establish and organize a state defense force if the national guard is called into the service of the United States. This bill creates a Wisconsin naval militia, which will be under the control of the adjutant general and will be subject to the same policies and procedures as the other military components.

For further information see the state fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

2 **SECTION 1.** 20.465 (1) (c) of the statutes is amended to read:

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- 3 20.465 (1) (c) Public emergencies. A sum sufficient to defray all expenditures
 - of the Wisconsin national guard, the Wisconsin naval militia, or the Wisconsin state

defense force when either is called into state service to meet situations arising from war, riot, natural disaster or great public emergency and in preparation for an anticipated call into state service for these emergencies.

SECTION 2. 21.01 (1) of the statutes is amended to read:

21.01 (1) The organized militia of this state shall be known as the "Wisconsin national guard" and the "Wisconsin naval militia" and shall consist of members appointed or enlisted therein in accordance with federal law or regulations governing or pertaining to the national guard or to the naval militia.

SECTION 3. 21.01 (3) of the statutes is created to read:

21.01 (3) The Wisconsin naval militia shall consist of members or former members of U.S. naval, coast guard, or marine corps reserve, enlisted or appointed, who also join the Wisconsin naval militia. The members and units of the Wisconsin naval militia while in state service shall be under the command and control of the governor through the adjutant general. Their membership in the Wisconsin naval militia is authorized under the provisions of Title 10 U.S. Code Sections 7851, 7852, and 7854. The primary purpose of the naval militia will be to respond to the call of the governor to support the state of Wisconsin during times of natural disaster, state emergency, domestic disorder, or other public service support missions. The military structure of the units of the naval militia will be established by the adjutant general by military regulation, approved by the governor. The term "naval militia" when used in this chapter will refer to the members and units thus organized and not to the "national guard," unless the context otherwise requires that interpretation.

SECTION 4. 21.015 (1) of the statutes is amended to read:

21.015 (1) Administer the national guard and the naval militia.

SECTION 5. 21.015 (2) of the statutes is amended to read:

1	21.015 (2) Provide facilities for the national guard and the naval militia and
2	any other support available from the appropriations under s. 20.465.
3	SECTION 6. 21.025 (2) (b) of the statutes is amended to read:
$\widehat{4}$	21.025 (2) (b) The governor may form an aviation unit a naval unit of the
5	state defense force and formulate the rules and regulations therefor and prescribe
6	the duties thereof consistent with the functions of the state defense force.
7 .	SECTION 7. 21.025 (2) (c) of the statutes is amended to read:
8	21.025 (2) (c) Officers and enlistees, while on active duty under orders of the
9	governor, shall receive the base pay and allowances of the their identical pay grade
10	in the United States army.
11	SECTION 8. 21.03 of the statutes is amended to read:
12	21.03 Distribution of arms. The governor may receive and distribute,
13	according to law, the quota of arms and military equipment which the state may
14	receive from the government of the United States under the provisions of any acts
15	of congress providing for arming and equipping the national guard, the naval militia,
16	and the state defense force.
17	SECTION 9. 21.07 of the statutes is amended to read:
18	21.07 Decorations and awards. The adjutant general may prescribe
19	decorations and awards for the Wisconsin national guard, the Wisconsin naval
20	militia, and the state defense force, the form and issue thereof made under rules
21	adopted by the adjutant general and approved by the governor.
22	SECTION 10. 21.09 of the statutes is amended to read:
23	21.09 Training; special schools; pay and allowances. The governor may
24	order the national guard or the naval militia, or both, to assemble for training at any
25	military establishment within or without the state specified and approved by the

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department of defense and fix the dates and places thereof, and the governor may order members of the national guard and the naval militia, at their option, to attend such special schools for military training as may be authorized by the state or federal government. For such training and attendance at special schools, members of the national guard and the naval militia shall receive such pay and allowances as the federal government or the governor may authorize.

SECTION 11. 21.11 (1) of the statutes is amended to read:

21.11 (1) In case of war, insurrection, rebellion, riot, invasion or resistance to the execution of the laws of this state or of the United States; in the event of public disaster resulting from flood, conflagration or tornado; in order to assess damage or potential damage and to recommend responsive action as a result of natural or man-made events; or upon application of any marshal of the United States, the president of any village, the mayor of any city, the chairperson of any town board, or any sheriff in this state, the governor may order into active service all or any portion of the national guard or the naval militia. If the governor is absent, or cannot be immediately communicated with, any such civil officer may, if the officer deems the occasion so urgent, make such application, which shall be in writing, to the commanding officers of any company, battalion or regiment, or similar naval militia unit, who may upon approval of the adjutant general, if the danger is great and imminent, order out that officer's command to the aid of such civil officer. Such order shall be delivered to the commanding officer, who shall immediately communicate the order to each, and every subordinate officer, and every company commander or similar naval militia commander receiving the same shall immediately communicate the substance thereof to each member of the company or naval militia unit, or if any such member cannot be found, a notice in writing containing the

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substance of such order shall be left at the last and usual place of residence of such member with some person of suitable age and discretion, to whom its contents shall be explained.

Section 12. 21.11 (2) of the statutes is amended to read:

21.11 (2) Any commissioned officer or enlisted member of the national guard or the naval militia who fails to carry out orders or fails to appear at the time or place ordered as provided in sub. (1) shall be punished under the Wisconsin code of military justice. Any person who advises or endeavors to persuade an officer or soldier enlisted member to refuse or neglect to appear at such place or obey such order shall forfeit not less than \$200 nor more than \$1,000.

SECTION 13. 21.13 (1) of the statutes is amended to read:

21.13 (1) If any member of the national guard, the naval militia, or the state defense force is prosecuted by any civil or criminal action for any act performed by the member while in the performance of military duty and in pursuance of military duty, the action against the member shall be defended by counsel, which may include the attorney general, appointed for that purpose by the governor upon the recommendation of the adjutant general. The adjutant general shall make the recommendation if the act performed by the member was in the line of duty. The costs and expenses of any such defense shall be audited by the department of administration and paid out of the state treasury and charged to the appropriation under s. 20.455 (1) (b) and if the jury or court finds that the member of the national guard, the naval militia, or the state defense force against whom the action is brought acted within the scope of his or her employment as a member, the judgment as to damages entered against the member shall also be paid by the state.

SECTION 14. 21.13 (2) of the statutes is amended to read:

21.13 (2) Any civil action or proceeding brought against a member of the national guard, the naval militia, or the state defense force under sub. (1) is subject to ss. 893.82 and 895.46.

SECTION 15. 21.18 (1) of the statutes is amended to read:

21.18 (1) The Except as provided in sub. (4), the military staff of the governor shall consist of the adjutant general, with a minimum rank of brigadier general; a deputy adjutant general for army, who may be a general officer; an assistant adjutant general, army, for readiness and training, who may be a general officer; a deputy assistant adjutant general, army, for readiness and training; a deputy adjutant general for air, who may be a general officer; a chief surgeon for army, who may be a general officer; a chief surgeon for air, who may be a general officer; a staff judge advocate for army, who may be a general officer; a staff judge advocate for air, who may be a general officer; a state chaplain, who may be a general officer; and such other officers as the governor deems necessary. Vacancies in positions other than those of the adjutant general shall be filled through appointment by the adjutant general.

Section 16. 21.18 (4) of the statutes is created to read:

21.18 (4) The military staff of the governor shall be to include an assistant to the adjutant general for readiness and training for the naval militia who shall hold the rank of rear admiral lower half, or brigadier general, depending upon branch of service. He or she shall be appointed by the adjutant general with the consent of the governor for a 3-year period and the appointee may be reappointed to successive periods. The appointment of this assistant to the adjutant general shall not be conditioned upon current membership in one of the United States armed forces reserves. However, the appointee must comply with sub. (2) and must currently be

either a member of a U.S. reserve component, or have been separated from military service under honorable conditions. The remainder of the military staff of the naval militia shall be established by military regulations promulgated by the adjutant general and approved by the governor.

SECTION 17. 21.19 (2) of the statutes is amended to read:

21.19 (2) The department of military affairs on behalf of the state may rent to appropriate organizations or individuals state—owned lands, buildings and facilities used by, acquired for, or erected for the Wisconsin national guard or other state recognized military force, when not required for use by the Wisconsin national guard, or other state recognized military force. Such rental shall not be effective unless in writing and approved by the governor and the adjutant general or a designee in writing.

SECTION 18. 21.19 (8) of the statutes is amended to read:

21.19 (8) The adjutant general or a designee shall issue all necessary supplies to members and units of the national guard, naval militia, or state defense force and may contract for the purchase and transportation of such supplies, subject to s. 16.71 (1).

SECTION 19. 21.20 of the statutes is amended to read:

21.20 Civil service status. All full—time state—paid employees of the department of military affairs shall be under the classified service, except the adjutant general, the executive assistant to the adjutant general, the deputy adjutants general for army and air, the assistant to the adjutant general for readiness and training for the naval militia, and the administrator of the division of emergency management.

SECTION 20. 21.30 of the statutes is amended to read:

21.30 Chief surgeons; powers and duties. The chief surgeons for army and air shall, under direction of the adjutant general, have general supervision of the medical units of the Wisconsin national guard, the Wisconsin naval militia, and state defense force when organized. The chief surgeons shall make recommendations concerning procurement of medical supplies for state active duty operations, for the procurement and training of medical personnel and for the publication of Wisconsin national guard, Wisconsin naval militia, or state defense force directives on medical subjects. The chief surgeons shall submit an annual report of the affairs and expenses of their departments to the adjutant general.

SECTION 21. 21.32 of the statutes is amended to read:

21.32 Physical examinations. The chief surgeons for army and, air, and naval militia shall provide for such physical examinations and inoculations of officers, enlistees and applicants for enlistment, in the Wisconsin national guard and the Wisconsin naval militia, as may be prescribed by department of defense and national guard regulations and, if applicable, Wisconsin naval militia regulations.

SECTION 22. 21.35 of the statutes is amended to read:

21.35 Federal laws and regulations; no discrimination. The organization, armament, equipment and discipline of the Wisconsin national guard and the Wisconsin naval militia shall be that prescribed by federal laws or regulations; and the governor may by order perfect such organization, armament, equipment and discipline, at any time, so as to comply with such laws and regulations insofar as they are consistent with the Wisconsin code of military justice. Notwithstanding any rule or regulation prescribed by the federal government or any officer or department thereof, no person, otherwise qualified, may be denied membership in the Wisconsin national guard or the Wisconsin naval militia because

of sex, color, race, creed or sexual orientation and no member of the Wisconsin national guard or the Wisconsin naval militia may be segregated within the Wisconsin national guard or the Wisconsin naval militia on the basis of sex, color, race, creed or sexual orientation. Nothing in this section prohibits separate facilities for persons of different sexes with regard to dormitory accommodations, public toilets, showers, saunas and dressing rooms.

SECTION 23. 21.36 (1) of the statutes is amended to read:

21.36 (1) The rules of discipline and the regulations of the armed forces of the U.S. shall, so far as the same are applicable, constitute the rules of discipline and the regulations of the national guard and the naval militia; the rules and uniform code of military justice established by congress and the department of defense for the armed forces shall be adopted so far as they are applicable and consistent with the Wisconsin code of military justice for the government of the national guard and the naval militia, and the system of instruction and the drill regulations prescribed for the different arms and corps of the armed forces of the U.S. shall be followed in the military instruction and practice of the national guard and the naval militia, and the use of any other system is forbidden.

SECTION 24. 21.36 (2) of the statutes is amended to read:

21.36 (2) The governor may make and publish rules, regulations and orders for the government of the national guard and the naval militia, not inconsistent with the law, and cause the same, together with any laws relating thereto, to be printed and distributed in book form or otherwise in such numbers as the governor deems necessary, and the governor may provide for all books, blank books, and blanks that may be necessary for the proper discharge of the duty of all officers. The governor

may delegate the authority under this subsection to the adjutant general by executive order.

SECTION 25. 21.38 of the statutes is amended to read:

21.38 Uniform of Wisconsin national guard. The uniform of the national guard and the naval militia shall be that prescribed by regulations for the corresponding branch of the United States armed forces. The uniform of the naval militia shall be consistent for all unit members regardless of the branch of service. This requirement shall be made by regulation by the adjutant general.

Section 26. 21.43 of the statutes is amended to read:

21.43 Commissions and rank. The governor shall issue commissions to all officers whose appointments are approved by the governor. Every commission shall be countersigned by the secretary of state and attested by the adjutant general and continue as provided by law. Each officer so commissioned shall take and file with the department of military affairs the oath of office prescribed by article IV, section 28, of the constitution. All commissioned officers shall take rank according to the date assigned them by their commissions, and when 2 of the same grade rank from the same date, their rank shall be determined by length of service in the national guard and naval militia creditable for pay, and if of equal service then by lot.

Section 27. 21.47 of the statutes is amended to read:

21.47 Examinations for promotion or appointments. The governor may order any subordinate officer or person nominated or recommended for promotion or appointment in the national guard or naval militia to be examined by any competent officer or board of officers, designated in orders for that purpose, as to that person's qualifications for the office to which that person may be recommended or appointed, and may take such action on the report of such examining officer or board of officers

as the governor deems to be for the best interests of the service. The governor may also require the physical examination provided for admission to the United States army er, air force, navy, marine corps, or coast guard.

SECTION 28. 21.48 (1) of the statutes is amended to read:

21.48 (1) Each officer and enlisted person of the Wisconsin national guard and the naval militia on active duty in the state under orders of the governor on a state pay basis shall receive the base pay and allowances of an officer or enlisted person of equal rank in the corresponding branch of the U.S. armed forces except that the base pay so provided shall not be less than \$50 per day.

Section 29. 21.48 (3) of the statutes is amended to read:

21.48 (3) The governor may order, with their consent, to active duty in the department of military affairs, any departmental officers of the governor's staff, including the adjutant general and, the deputy adjutants general, and the assistant to the adjutant general for readiness and training for the naval militia, and while so assigned the officers shall receive the pay, but not the allowances, of an officer of equal grade in the armed forces of the United States.

SECTION 30. 21.59 of the statutes is amended to read:

21.59 Issue of subsistence. The adjutant general, during state active duty of the national guard, the naval militia, or state defense force, shall issue subsistence to personnel.

SECTION 31. 102.07 (9) of the statutes is amended to read:

102.07 (9) Members of the national guard, the naval militia, and state defense force, when on state active duty under direction of appropriate authority, but only in case federal laws, rules or regulations provide no benefits substantially equivalent to those provided in this chapter.

SECTION 32. 102.475 (1) of the statutes is amended to read:

102.475 (1) SPECIAL BENEFIT. If the deceased employee is a law enforcement officer, correctional officer, fire fighter, rescue squad member, diving team member, national guard member, naval militia member, or state defense force member on state active duty as described in s. 102.07 (9) or if a deceased person is an employee or volunteer performing emergency management activities under ch. 166 during a state of emergency or a circumstance described in s. 166.04, who sustained an accidental injury while performing services growing out of and incidental to that employment or volunteer activity so that benefits are payable under s. 102.46 or 102.47 (1), the department shall voucher and pay from the appropriation under s. 20.445 (1) (aa) a sum equal to 75% of the primary death benefit as of the date of death, but not less than \$50,000 to the persons wholly dependent upon the deceased. For purposes of this subsection, dependency shall be determined under ss. 102.49 and 102.51.

SECTION 33. 230.35 (3) (a) of the statutes is amended to read:

230.35 (3) (a) Officials and employees of the state who have permanent status and who are members of the national guard, the naval militia, the state defense force, or any other reserve component of the military forces of the United States or this state now or hereafter organized or constituted under federal or state law, are entitled to leaves of absence without loss of time in the service of the state, to enable them to attend military schools and annual field training or annual active duty for training, and any other state or federal tours of active duty, except extended active duty or service as a member of the active armed forces of the United States which have been duly ordered but not exceeding 30 days, excluding Saturdays, Sundays and holidays enumerated in sub. (4) in the calendar year in which so ordered and

held. During this leave of absence, each state official or employee shall receive base state pay less the base military pay received for and identified with such attendance but such reduction shall not be more than the base state pay. Such leave shall not be granted for absences of less than 3 days. A state official or employee serving on state active duty as a member of the national guard, naval militia, or state defense force, may elect to receive pay from the state under s. 20.465 (1) in an amount equal to base state salary for such period of state active duty. Leave granted by this section is in addition to all other leaves granted or authorized by any other law. For the purpose of determining seniority, pay or pay advancement and performance awards the status of the employee shall be considered uninterrupted by such attendance.



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State of Misconsin 2001 - 2002 LEGISLATURE

LRB-2411/2 RPN:jld:ch

N-Note

DOA:.....Caucutt - State naval militia

FOR 2001-03 BUDGET — NOT READY FOR INTRODUCTION

Do not gen

AN ACT ...; relating to: creating the Wisconsin naval militia.

Analysis by the Legislative Reference Bureau VETERANS AND MILITARY AFFAIRS

Under current law, the Wisconsin national guard is composed of the army and air national guard. Current law also allows the adjutant general to establish and organize a state defense force if the national guard is called into the service of the United States. This bill creates a Wisconsin naval militia, which will be under the control of the adjutant general and will be subject to the same policies and procedures as the other military components. The naval militia's primary purpose under the bill is to respond to natural disasters, state emergencies, and domestic disorders.

For further information see the **state** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

- **SECTION 1.** 20.465 (1) (c) of the statutes is amended to read:
- 3 20.465 (1) (c) Public emergencies. A sum sufficient to defray all expenditures
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defense force when either is called into state service to meet situations arising from war, riot, natural disaster or great public emergency and in preparation for an anticipated call into state service for these emergencies.

Section 2. 21.01 (1) of the statutes is amended to read:

21.01 (1) The organized militia of this state shall be known as the "Wisconsin national guard" and the "Wisconsin naval militia" and shall consist of members appointed or enlisted therein in accordance with federal law or regulations governing or pertaining to the national guard or to the naval militia.

SECTION 3. 21.01 (3) of the statutes is created to read:

21.01 (3) The Wisconsin naval militia shall consist of members or former members of U.S. naval, coast guard, or marine corps reserve, enlisted or appointed, who also join the Wisconsin naval militia. The members and units of the Wisconsin naval militia while in state service shall be under the command and control of the governor through the adjutant general. Their membership in the Wisconsin naval militia is authorized under the provisions of Title 10 U.S. Code Sections 7851, 7852, and 7854. The primary purpose of the naval militia will be to respond to the call of the governor to support the state of Wisconsin during times of natural disaster, state emergency, domestic disorder, or other public service support missions. The military structure of the units of the naval militia will be established by the adjutant general by military regulation, approved by the governor. The term "naval militia" when used in this chapter will refer to the members and units thus organized and not to the "national guard," unless the context otherwise requires that interpretation.

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21.015 (1) Administer the national guard and the naval militia.

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department of defense and fix the dates and places thereof, and the governor may order members of the national guard and the naval militia, at their option, to attend such special schools for military training as may be authorized by the state or federal government. For such training and attendance at special schools, members of the national guard and the naval militia shall receive such pay and allowances as the federal government or the governor may authorize.

SECTION 11. 21.11 (1) of the statutes is amended to read:

21.11 (1) In case of war, insurrection, rebellion, riot, invasion or resistance to the execution of the laws of this state or of the United States; in the event of public disaster resulting from flood, conflagration or tornado; in order to assess damage or potential damage and to recommend responsive action as a result of natural or man-made events; or upon application of any marshal of the United States, the president of any village, the mayor of any city, the chairperson of any town board, or any sheriff in this state, the governor may order into active service all or any portion of the national guard or the naval militia. If the governor is absent, or cannot be immediately communicated with, any such civil officer may, if the officer deems the occasion so urgent, make such application, which shall be in writing, to the commanding officers of any company, battalion or regiment, or similar naval militia unit, who may upon approval of the adjutant general, if the danger is great and imminent, order out that officer's command to the aid of such civil officer. Such order shall be delivered to the commanding officer, who shall immediately communicate the order to each, and every subordinate officer, and every company commander or similar naval militia commander receiving the same shall immediately communicate the substance thereof to each member of the company or naval militia unit, or if any such member cannot be found, a notice in writing containing the

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substance of such order shall be left at the last and usual place of residence of such member with some person of suitable age and discretion, to whom its contents shall be explained.

SECTION 12. 21.11 (2) of the statutes is amended to read:

21.11 (2) Any commissioned officer or enlisted member of the national guard or the naval militia who fails to carry out orders or fails to appear at the time or place ordered as provided in sub. (1) shall be punished under the Wisconsin code of military justice. Any person who advises or endeavors to persuade an officer or soldier enlisted member to refuse or neglect to appear at such place or obey such order shall forfeit not less than \$200 nor more than \$1,000.

Section 13. 21.13 (1) of the statutes is amended to read:

21.13 (1) If any member of the national guard, the naval militia, or the state defense force is prosecuted by any civil or criminal action for any act performed by the member while in the performance of military duty and in pursuance of military duty, the action against the member shall be defended by counsel, which may include the attorney general, appointed for that purpose by the governor upon the recommendation of the adjutant general. The adjutant general shall make the recommendation if the act performed by the member was in the line of duty. The costs and expenses of any such defense shall be audited by the department of administration and paid out of the state treasury and charged to the appropriation under s. 20.455 (1) (b) and if the jury or court finds that the member of the national guard, the naval militia, or the state defense force against whom the action is brought acted within the scope of his or her employment as a member, the judgment as to damages entered against the member shall also be paid by the state.

Section 14. 21.13 (2) of the statutes is amended to read:

21.13 (2) Any civil action or proceeding brought against a member of the national guard, the naval militia, or the state defense force under sub. (1) is subject to ss. 893.82 and 895.46.

SECTION 15. 21.18 (1) of the statutes is amended to read:

21.18 (1) The Except as provided in sub. (4), the military staff of the governor shall consist of the adjutant general, with a minimum rank of brigadier general; a deputy adjutant general for army, who may be a general officer; an assistant adjutant general, army, for readiness and training, who may be a general officer; a deputy assistant adjutant general, army, for readiness and training; a deputy adjutant general for air, who may be a general officer; a chief surgeon for army, who may be a general officer; a staff judge advocate for army, who may be a general officer; a staff judge advocate for air, who may be a general officer; a staff judge advocate for air, who may be a general officer; a stafe judge advocate for air, who the adjutant general officer as the governor deems necessary. Vacancies in positions other than those of the adjutant general shall be filled through appointment by the adjutant general.

SECTION 16. 21.18 (4) of the statutes is created to read:

21.18 (4) The military staff of the governor shall be to include an assistant to the adjutant general for readiness and training for the naval militia who shall hold the rank of rear admiral lower half, or brigadier general, depending upon branch of service. He or she shall be appointed by the adjutant general with the consent of the governor for a 3-year period and the appointee may be reappointed to successive periods. The appointment of this assistant to the adjutant general shall not be conditioned upon current membership in one of the United States armed forces reserves. However, the appointee must comply with sub. (2) and must currently be

either a member of a U.S. reserve component, or have been separated from military service under honorable conditions. The remainder of the military staff of the naval militia shall be established by military regulations promulgated by the adjutant general and approved by the governor.

SECTION 17. 21.19 (2) of the statutes is amended to read:

21.19 (2) The department of military affairs on behalf of the state may rent to appropriate organizations or individuals state—owned lands, buildings and facilities used by, acquired for, or erected for the Wisconsin national guard or other state recognized military force, when not required for use by the Wisconsin national guard, or other state recognized military force. Such rental shall not be effective unless in writing and approved by the governor and the adjutant general or a designee in writing.

SECTION 18. 21.19 (8) of the statutes is amended to read:

21.19 (8) The adjutant general or a designee shall issue all necessary supplies to members and units of the national guard, naval militia, or state defense force and may contract for the purchase and transportation of such supplies, subject to s. 16.71 (1).

Section 19. 21.20 of the statutes is amended to read:

21.20 Civil service status. All full-time state-paid employees of the department of military affairs shall be under the classified service, except the adjutant general, the executive assistant to the adjutant general, the deputy adjutants general for army and air, the assistant to the adjutant general for readiness and training for the naval militia, and the administrator of the division of emergency management.

Section 20. 21.30 of the statutes is amended to read:

21.30 Chief surgeons; powers and duties. The chief surgeons for army and air shall, under direction of the adjutant general, have general supervision of the medical units of the Wisconsin national guard, the Wisconsin naval militia, and state defense force when organized. The chief surgeons shall make recommendations concerning procurement of medical supplies for state active duty operations, for the procurement and training of medical personnel and for the publication of Wisconsin national guard, Wisconsin naval militia, or state defense force directives on medical subjects. The chief surgeons shall submit an annual report of the affairs and expenses of their departments to the adjutant general.

SECTION 21. 21.32 of the statutes is amended to read:

21.32 Physical examinations. The chief surgeons for army and, air, and naval militia shall provide for such physical examinations and inoculations of officers, enlistees and applicants for enlistment, in the Wisconsin national guard and the Wisconsin naval militia, as may be prescribed by department of defense and national guard regulations and, if applicable, Wisconsin naval militia regulations.

Section 22. 21.35 of the statutes is amended to read:

21.35 Federal laws and regulations; no discrimination. The organization, armament, equipment and discipline of the Wisconsin national guard and the Wisconsin naval militia shall be that prescribed by federal laws or regulations; and the governor may by order perfect such organization, armament, equipment and discipline, at any time, so as to comply with such laws and regulations insofar as they are consistent with the Wisconsin code of military justice. Notwithstanding any rule or regulation prescribed by the federal government or any officer or department thereof, no person, otherwise qualified, may be denied membership in the Wisconsin national guard or the Wisconsin naval militia because

of sex, color, race, creed or sexual orientation and no member of the Wisconsin national guard or the Wisconsin naval militia may be segregated within the Wisconsin national guard or the Wisconsin naval militia on the basis of sex, color, race, creed or sexual orientation. Nothing in this section prohibits separate facilities for persons of different sexes with regard to dormitory accommodations, public toilets, showers, saunas and dressing rooms.

Section 23. 21.36 (1) of the statutes is amended to read:

21.36 (1) The rules of discipline and the regulations of the armed forces of the U.S. shall, so far as the same are applicable, constitute the rules of discipline and the regulations of the national guard and the naval militia; the rules and uniform code of military justice established by congress and the department of defense for the armed forces shall be adopted so far as they are applicable and consistent with the Wisconsin code of military justice for the government of the national guard and the naval militia, and the system of instruction and the drill regulations prescribed for the different arms and corps of the armed forces of the U.S. shall be followed in the military instruction and practice of the national guard and the naval militia, and the use of any other system is forbidden.

SECTION 24. 21.36 (2) of the statutes is amended to read:

21.36 (2) The governor may make and publish rules, regulations and orders for the government of the national guard and the naval militia, not inconsistent with the law, and cause the same, together with any laws relating thereto, to be printed and distributed in book form or otherwise in such numbers as the governor deems necessary, and the governor may provide for all books, blank books, and blanks that may be necessary for the proper discharge of the duty of all officers. The governor

may delegate the authority under this subsection to the adjutant general by executive order.

Section 25. 21.38 of the statutes is amended to read:

21.38 Uniform of Wisconsin national guard. The uniform of the national guard and the naval militia shall be that prescribed by regulations for the corresponding branch of the United States armed forces. The uniform of the naval militia shall be consistent for all unit members regardless of the branch of service.

This requirement shall be made by regulation by the adjutant general.

SECTION 26. 21.43 of the statutes is amended to read:

21.43 Commissions and rank. The governor shall issue commissions to all officers whose appointments are approved by the governor. Every commission shall be countersigned by the secretary of state and attested by the adjutant general and continue as provided by law. Each officer so commissioned shall take and file with the department of military affairs the oath of office prescribed by article IV, section 28, of the constitution. All commissioned officers shall take rank according to the date assigned them by their commissions, and when 2 of the same grade rank from the same date, their rank shall be determined by length of service in the national guard and naval militia creditable for pay, and if of equal service then by lot.

SECTION 27. 21.47 of the statutes is amended to read:

21.47 Examinations for promotion or appointments. The governor may order any subordinate officer or person nominated or recommended for promotion or appointment in the national guard or naval militia to be examined by any competent officer or board of officers, designated in orders for that purpose, as to that person's qualifications for the office to which that person may be recommended or appointed, and may take such action on the report of such examining officer or board of officers

to those provided in this chapter.

as the governor deems to be for the best interests of the service. The governor may
also require the physical examination provided for admission to the United States
army or, air force, navy, marine corps, or coast guard.
SECTION 28. 21.48 (1) of the statutes is amended to read:
21.48 (1) Each officer and enlisted person of the Wisconsin national guard and
the naval militia on active duty in the state under orders of the governor on a state
pay basis shall receive the base pay and allowances of an officer or enlisted person
of equal rank in the corresponding branch of the U.S. armed forces except that the
base pay so provided shall not be less than \$50 per day.
SECTION 29. 21.48 (3) of the statutes is amended to read:
21.48 (3) The governor may order, with their consent, to active duty in the
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including the adjutant general and, the deputy adjutants general, and the assistant
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102.07 (9) Members of the national guard, the naval militia, and state defense

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102.475 (1) Special benefit. If the deceased employee is a law enforcement officer, correctional officer, fire fighter, rescue squad member, diving team member, national guard member, naval militia member, or state defense force member on state active duty as described in s. 102.07 (9) or if a deceased person is an employee or volunteer performing emergency management activities under ch. 166 during a state of emergency or a circumstance described in s. 166.04, who sustained an accidental injury while performing services growing out of and incidental to that employment or volunteer activity so that benefits are payable under s. 102.46 or 102.47 (1), the department shall voucher and pay from the appropriation under s. 20.445 (1) (aa) a sum equal to 75% of the primary death benefit as of the date of death, but not less than \$50,000 to the persons wholly dependent upon the deceased. For purposes of this subsection, dependency shall be determined under ss. 102.49 and 102.51.

SECTION 33. 230.35 (3) (a) of the statutes is amended to read:

230.35 (3) (a) Officials and employees of the state who have permanent status and who are members of the national guard, the naval militia, the state defense force, or any other reserve component of the military forces of the United States or this state now or hereafter organized or constituted under federal or state law, are entitled to leaves of absence without loss of time in the service of the state, to enable them to attend military schools and annual field training or annual active duty for training, and any other state or federal tours of active duty, except extended active duty or service as a member of the active armed forces of the United States which have been duly ordered but not exceeding 30 days, excluding Saturdays, Sundays and holidays enumerated in sub. (4) in the calendar year in which so ordered and

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(END)

XXXX NOTE: This is reconciled as 5. 230.35 (3)(a). This SECTION

has been affected by the

Following drafts (= LRB-2047)

and LRB-2411. With the following LRB

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230.35 (1m) (a) 5. A position held by an employee of the state fair park board who was employed on October 29, 1999, in a career executive position under the program established under s. 230.24.

-2047/1.1 Section 3080. 230.35(3)(a) of the statutes is amended to read:

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Deborah Uecker:

LRB-2047

This draft reconciles LRB-2047 and LRB-2411. Both of these drafts should considered to appearing the compiled bill.

be removed from

Robert P. Nelson

Senior Legislative Attorney

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 $\hbox{$E$--mail: robert.nelson@legis.state.wi.us}$

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-2411/4dn RPN:jld:pg

February 12, 2001

Deborah Uecker:

This draft reconciles LRB–2047 LRB–2411. LRB–2047 should be removed from the compiled bill.

Robert P. Nelson Senior Legislative Attorney Phone: (608) 267–7511 E-mail: robert.nelson@legis.state.wi.us



State of Misconsin 2001 - 2002 LEGISLATURE

LRB-2411/4 RPN:jld:pg

DOA:.....Caucutt - State naval militia

FOR 2001-03 BUDGET -- NOT READY FOR INTRODUCTION

AN ACT ...; relating to: creating the Wisconsin naval militia.

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department of defense and fix the dates and places thereof, and the governor may order members of the national guard and the naval militia, at their option, to attend such special schools for military training as may be authorized by the state or federal government. For such training and attendance at special schools, members of the national guard and the naval militia shall receive such pay and allowances as the federal government or the governor may authorize.

SECTION 11. 21.11 (1) of the statutes is amended to read:

21.11 (1) In case of war, insurrection, rebellion, riot, invasion or resistance to the execution of the laws of this state or of the United States; in the event of public disaster resulting from flood, conflagration or tornado; in order to assess damage or potential damage and to recommend responsive action as a result of natural or man-made events; or upon application of any marshal of the United States, the president of any village, the mayor of any city, the chairperson of any town board, or any sheriff in this state, the governor may order into active service all or any portion of the national guard or the naval militia. If the governor is absent, or cannot be immediately communicated with, any such civil officer may, if the officer deems the occasion so urgent, make such application, which shall be in writing, to the commanding officers of any company, battalion or regiment, or similar naval militia unit, who may upon approval of the adjutant general, if the danger is great and imminent, order out that officer's command to the aid of such civil officer. Such order shall be delivered to the commanding officer, who shall immediately communicate the order to each, and every subordinate officer, and every company commander or similar naval militia commander receiving the same shall immediately communicate the substance thereof to each member of the company or naval militia unit, or if any such member cannot be found, a notice in writing containing the

substance of such order shall be left at the last and usual place of residence of such member with some person of suitable age and discretion, to whom its contents shall be explained.

Section 12. 21.11 (2) of the statutes is amended to read:

21.11 (2) Any commissioned officer or enlisted member of the national guard or the naval militia who fails to carry out orders or fails to appear at the time or place ordered as provided in sub. (1) shall be punished under the Wisconsin code of military justice. Any person who advises or endeavors to persuade an officer or soldier enlisted member to refuse or neglect to appear at such place or obey such order shall forfeit not less than \$200 nor more than \$1,000.

Section 13. 21.13 (1) of the statutes is amended to read:

21.13 (1) If any member of the national guard, the naval militia, or the state defense force is prosecuted by any civil or criminal action for any act performed by the member while in the performance of military duty and in pursuance of military duty, the action against the member shall be defended by counsel, which may include the attorney general, appointed for that purpose by the governor upon the recommendation of the adjutant general. The adjutant general shall make the recommendation if the act performed by the member was in the line of duty. The costs and expenses of any such defense shall be audited by the department of administration and paid out of the state treasury and charged to the appropriation under s. 20.455 (1) (b) and if the jury or court finds that the member of the national guard, the naval militia, or the state defense force against whom the action is brought acted within the scope of his or her employment as a member, the judgment as to damages entered against the member shall also be paid by the state.

SECTION 14. 21.13 (2) of the statutes is amended to read:

21.13 (2) Any civil action or proceeding brought against a member of the national guard, the naval militia, or the state defense force under sub. (1) is subject to ss. 893.82 and 895.46.

Section 15. 21.18 (1) of the statutes is amended to read:

21.18 (1) The Except as provided in sub. (4), the military staff of the governor shall consist of the adjutant general, with a minimum rank of brigadier general; a deputy adjutant general for army, who may be a general officer; an assistant adjutant general, army, for readiness and training, who may be a general officer; a deputy assistant adjutant general, army, for readiness and training; a deputy adjutant general for air, who may be a general officer; a chief surgeon for army, who may be a general officer; a chief surgeon for army, who may be a general officer; a staff judge advocate for army, who may be a general officer; a staff judge advocate for air, who may be a general officer; a state chaplain, who may be a general officer; and such other officers as the governor deems necessary. Vacancies in positions other than those of the adjutant general shall be filled through appointment by the adjutant general.

SECTION 16. 21.18 (4) of the statutes is created to read:

21.18 (4) The military staff of the governor shall be to include an assistant to the adjutant general for readiness and training for the naval militia who shall hold the rank of rear admiral lower half, or brigadier general, depending upon branch of service. He or she shall be appointed by the adjutant general with the consent of the governor for a 3-year period and the appointee may be reappointed to successive periods. The appointment of this assistant to the adjutant general shall not be conditioned upon current membership in one of the United States armed forces reserves. However, the appointee must comply with sub. (2) and must currently be

either a member of a U.S. reserve component, or have been separated from military service under honorable conditions. The remainder of the military staff of the naval militia shall be established by military regulations promulgated by the adjutant general and approved by the governor.

SECTION 17. 21.19 (2) of the statutes is amended to read:

21.19 (2) The department of military affairs on behalf of the state may rent to appropriate organizations or individuals state—owned lands, buildings and facilities used by, acquired for, or erected for the Wisconsin national guard or other state recognized military force, when not required for use by the Wisconsin national guard, or other state recognized military force. Such rental shall not be effective unless in writing and approved by the governor and the adjutant general or a designee in writing.

SECTION 18. 21.19 (8) of the statutes is amended to read:

21.19 (8) The adjutant general or a designee shall issue all necessary supplies to members and units of the national guard, naval militia, or state defense force and may contract for the purchase and transportation of such supplies, subject to s. 16.71 (1).

SECTION 19. 21.20 of the statutes is amended to read:

21.20 Civil service status. All full—time state paid employees of the department of military affairs shall be under the classified service, except the adjutant general, the executive assistant to the adjutant general, the deputy adjutants general for army and air, the assistant to the adjutant general for readiness and training for the naval militia, and the administrator of the division of emergency management.

SECTION 20. 21.30 of the statutes is amended to read:

21.30 Chief surgeons; powers and duties. The chief surgeons for army and air shall, under direction of the adjutant general, have general supervision of the medical units of the Wisconsin national guard, the Wisconsin naval militia, and state defense force when organized. The chief surgeons shall make recommendations concerning procurement of medical supplies for state active duty operations, for the procurement and training of medical personnel and for the publication of Wisconsin national guard, Wisconsin naval militia, or state defense force directives on medical subjects. The chief surgeons shall submit an annual report of the affairs and expenses of their departments to the adjutant general.

SECTION 21. 21.32 of the statutes is amended to read:

21.32 Physical examinations. The chief surgeons for army and, air, and naval militia shall provide for such physical examinations and inoculations of officers, enlistees and applicants for enlistment, in the Wisconsin national guard and the Wisconsin naval militia, as may be prescribed by department of defense and national guard regulations and, if applicable, Wisconsin naval militia regulations.

SECTION 22. 21.35 of the statutes is amended to read:

21.35 Federal laws and regulations; no discrimination. The organization, armament, equipment and discipline of the Wisconsin national guard and the Wisconsin naval militia shall be that prescribed by federal laws or regulations; and the governor may by order perfect such organization, armament, equipment and discipline, at any time, so as to comply with such laws and regulations insofar as they are consistent with the Wisconsin code of military justice. Notwithstanding any rule or regulation prescribed by the federal government or any officer or department thereof, no person, otherwise qualified, may be denied membership in the Wisconsin national guard or the Wisconsin naval militia because

of sex, color, race, creed or sexual orientation and no member of the Wisconsin national guard or the Wisconsin naval militia may be segregated within the Wisconsin national guard or the Wisconsin naval militia on the basis of sex, color, race, creed or sexual orientation. Nothing in this section prohibits separate facilities for persons of different sexes with regard to dormitory accommodations, public toilets, showers, saunas and dressing rooms.

SECTION 23. 21.36 (1) of the statutes is amended to read:

21.36 (1) The rules of discipline and the regulations of the armed forces of the U.S. shall, so far as the same are applicable, constitute the rules of discipline and the regulations of the national guard and the naval militia; the rules and uniform code of military justice established by congress and the department of defense for the armed forces shall be adopted so far as they are applicable and consistent with the Wisconsin code of military justice for the government of the national guard and the naval militia, and the system of instruction and the drill regulations prescribed for the different arms and corps of the armed forces of the U.S. shall be followed in the military instruction and practice of the national guard and the naval militia, and the use of any other system is forbidden.

Section 24. 21.36 (2) of the statutes is amended to read:

21.36 (2) The governor may make and publish rules, regulations and orders for the government of the national guard and the naval militia, not inconsistent with the law, and cause the same, together with any laws relating thereto, to be printed and distributed in book form or otherwise in such numbers as the governor deems necessary, and the governor may provide for all books, blank books, and blanks that may be necessary for the proper discharge of the duty of all officers. The governor

may delegate the authority under this subsection to the adjutant general by executive order.

SECTION 25. 21.38 of the statutes is amended to read:

21.38 Uniform of Wisconsin national guard. The uniform of the national guard and the naval militia shall be that prescribed by regulations for the corresponding branch of the United States armed forces. The uniform of the naval militia shall be consistent for all unit members regardless of the branch of service. This requirement shall be made by regulation by the adjutant general.

SECTION 26. 21.43 of the statutes is amended to read:

21.43 Commissions and rank. The governor shall issue commissions to all officers whose appointments are approved by the governor. Every commission shall be countersigned by the secretary of state and attested by the adjutant general and continue as provided by law. Each officer so commissioned shall take and file with the department of military affairs the oath of office prescribed by article IV, section 28, of the constitution. All commissioned officers shall take rank according to the date assigned them by their commissions, and when 2 of the same grade rank from the same date, their rank shall be determined by length of service in the national guard and naval militia creditable for pay, and if of equal service then by lot.

Section 27. 21.47 of the statutes is amended to read:

21.47 Examinations for promotion or appointments. The governor may order any subordinate officer or person nominated or recommended for promotion or appointment in the national guard or naval militia to be examined by any competent officer or board of officers, designated in orders for that purpose, as to that person's qualifications for the office to which that person may be recommended or appointed, and may take such action on the report of such examining officer or board of officers

as the governor deems to be for the best interests of the service. The governor may also require the physical examination provided for admission to the United States army er, air force, navy, marine corps, or coast guard.

SECTION 28. 21.48 (1) of the statutes is amended to read:

21.48 (1) Each officer and enlisted person of the Wisconsin national guard and the naval militia on active duty in the state under orders of the governor on a state pay basis shall receive the base pay and allowances of an officer or enlisted person of equal rank in the corresponding branch of the U.S. armed forces except that the base pay so provided shall not be less than \$50 per day.

SECTION 29. 21.48 (3) of the statutes is amended to read:

21.48 (3) The governor may order, with their consent, to active duty in the department of military affairs, any departmental officers of the governor's staff, including the adjutant general and, the deputy adjutants general, and the assistant to the adjutant general for readiness and training for the naval militia, and while so assigned the officers shall receive the pay, but not the allowances, of an officer of equal grade in the armed forces of the United States.

Section 30. 21.59 of the statutes is amended to read:

21.59 Issue of subsistence. The adjutant general, during state active duty of the national guard, the naval militia, or state defense force, shall issue subsistence to personnel.

Section 31. 102.07 (9) of the statutes is amended to read:

102.07 (9) Members of the national guard, the naval militia, and state defense force, when on state active duty under direction of appropriate authority, but only in case federal laws, rules or regulations provide no benefits substantially equivalent to those provided in this chapter.

SECTION 32. 102.475 (1) of the statutes is amended to read:

officer, correctional officer, fire fighter, rescue squad member, diving team member, national guard member, naval militia member, or state defense force member on state active duty as described in s. 102.07 (9) or if a deceased person is an employee or volunteer performing emergency management activities under ch. 166 during a state of emergency or a circumstance described in s. 166.04, who sustained an accidental injury while performing services growing out of and incidental to that employment or volunteer activity so that benefits are payable under s. 102.46 or 102.47 (1), the department shall voucher and pay from the appropriation under s. 20.445 (1) (aa) a sum equal to 75% of the primary death benefit as of the date of death, but not less than \$50,000 to the persons wholly dependent upon the deceased. For purposes of this subsection, dependency shall be determined under ss. 102.49 and 102.51.

SECTION 33. 230.35 (3) (a) of the statutes is amended to read:

230,35 (3) (a) Officials and employees of the state who have permanent status and who are members of the national guard, the naval militia, the state defense force, or any other reserve component of the military forces of the United States or this state now or hereafter organized or constituted under federal or state law, are entitled to leaves of absence without loss of time in the service of the state, to enable them to attend military schools and annual field training or annual active duty for training, and any other state or federal tours of active duty, except extended active duty or service as a member of the active armed forces of the United States which have been duly ordered but not exceeding 30 days, excluding Saturdays, Sundays and holidays enumerated in sub. (4) in the calendar year in which so ordered and

held. During this leave of absence, each state official or employee shall receive base state pay less the base military pay received for and identified with such attendance but such reduction shall not be more than the base state pay. Such Other than for a leave of absence for the adjutant general and any deputy adjutants general, such leave shall not be granted for absences of less than 3 days. A state official or employee serving on state active duty as a member of the national guard, naval militia, or state defense force, may elect to receive pay from the state under s. 20.465 (1) in an amount equal to base state salary for such period of state active duty. Leave granted by this section is in addition to all other leaves granted or authorized by any other law. For the purpose of determining seniority, pay or pay advancement and performance awards the status of the employee shall be considered uninterrupted by such attendance.

****Note: This is reconciled s. 230.35 (3) (a). This Section has been affected by drafts with the following LRB numbers: LRB-2047 and LRB-2411.